CHAP. XV.

Workmen, ly employed in any fuch in Number) to be Levyfree for four Years.

IV. And foralmuch as for the carrying on so considerable a Work, it will be absolutely necessary for the Undertakers to import, or otherwise retain in their Service, great Numbers of experienced Work-men, and that they must &c. constant- unavoidably be at vast Expences before they can bring such Work to any tolerable Perfection, so as to reap any Benefit therefrom; For their better En-Work, (not couragement, Be it Enacted, That all such Work-men, or Labourers, as exceeding 80 shall be by such Undertakers constantly employed in the carrying on such useful and beneficial Works, shall be exempt from the Paying of Levies for the first Four Years after their being employed in such Work as aforesaid: Provided, That the Number of fuch Work-men as shall be Levy-free, exceed not Eighty for any one Iron-Work.

But if Pig-Iron be not run at fuch Work in 7 Years, the Grant shall be void.

V. Provided nevertheless, That in case such Undertakers shall not prosecute such Iron-Work to the Running of Pigs sit for Transportation, within Seven Years next after their being seized of such Lands, by virtue of such Writ, in Manner aforesaid, that then it shall and may be lawful for the Perfon or Persons that were disseized of such Land by virtue of such Writ, to re-enter upon and be re-instated in the same, to all Intents and Purposes, as if such Writ had never been obtained, without being obliged to return any Part of the Purchase-Money for the same.

Examined and Compared with the Original Act, REVERDY GHISELIN, THOMAS BACON.

XVI. A P. Η

Passed 6th May 1719. \* 1715,c**b**.49.

† 1705,ch.1.

An ACT Explaining and Declaring particularly what Laws were Repealed by an Act, entitled, \* An Act Declaring all Laws heretofore made, which have been Re-enacted this Session of Affembly, to be Repealed; and for Reviving the + Act for Relief of Ann-Arundel County. Lib. LL. No 4. fol. 448.

Preamble.

THEREAS at a Session of Assembly begun and held at the City of Annapolis the 26th Day of April, in the First Year of the Reign of our Sovereign Lord GEORGE, by the Grace of GOD, of Great-Britain, France and Ireland, King, Defender of the Faith, &c. Annoq; Domini 1715, there was Enacted one Law, entitled, An Act declaring all Laws heretofore made, which have been Re-enacted this Session of Assembly, to be Repealed, the repealing Clause in which Act being generally expressed, there has thereby arisen sundry Scruples and Doubts in the Minds of many of the Inhabitants of this Province, what particular Laws those were which were Repealed, and intended only to be Repealed by the aforementioned Act of Assembly; For the Removal whereof,

The following Laws, and no other, repealed by the Act of

II. Be it Enacted, by the Right Honourable the Lord Proprietor, by and with the Advice and Consent of his Lordship's Governor, and the Upper and Lower declared to be Houses of Assembly, and the Authority of the same, That the several particular Laws hereafter expressed, which were made before the abovementioned Repealing Act, are hereby declared to be the Laws, and none other, which were Repealed, and intended only to be Repealed by the aforementioned Repealing Law, (viz.)

1704, ch. 43. One Act, entitled, An Act for prohibiting the Importation of Bread, Beer, Flour, Wheat, or other Indian or English Grain, or Meal, Horses, Mares, Colts or Fillies from Pensylvania, and the Territories thereunto belonging.

1704, ch. 44.

(An Act for Limitation of certain Actions for avoiding Suits at Law.

One other Act, entitled,

An Act for the Publication of all Laws within this Province.